You and each of you are hereby summoned to appear within twenty days after the service of this sum-mons upon you, if served within the county in which this action is brought, county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which, within ten days after service of this summons upon you, will be filed with the clerk of said court.

The complaint in substance alleges: That the plantiffs are the owners and in possession and entitled to the

rnat the plantiffs are the owners and in possession and entitled to the possession of the following described real estate situate in the real estate situate in the county of Salt Lake, State of Utah, to-wit: Commencing at the southeast corner

Section 25, Township 2 South of age 1 West, Salt Lake meridian, Range 1 West, Salt Lake meridian, running thence north 30,42 rods; thence West 37.78 rods; thence South 394 degrees East 23.2 rods; thence east 14.2 rods to the place of begin-

That you the said defendants claim some interest in said real estate adverse to the plaitniffs.

Alleges that your claim is without ght, and prays that the title of the

plaintiffs be quieted against you.
G. H. BACKMAN,
Attorney for Plaintiffs.
P. O. address, 14 East South Temple
Street, Salt Lake City, Utah. 5-13-6-1

SUMMONS

In the Third Judicial District Court of Salt Lake County, State of Utah. Frank Pino, Plaintiff, vs. Giovanni Scarpino, alias John C. Scerpino, alias John Scarpino, and Mrs. Grazia Cam-panaro Tomaso, formerly Mrs. Grazia Scarpino, Defendants.—Summons. The State of Utah to the said Defend-

ants:

You are hereby summoned to ap pear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said

court.

This action is brought to obtain judgment against Giovanni Scarpino, alias John C. Scarpino, alias John Scarpino, and to attach his property, and for judgment against Mrs. Grazia Campanaro, formerly Mrs. Grazia Scarpino, upon a note executed by both defendants.

THOMAS F. ASHWORTH, Attorney for Plaintiff. P. O. address, 510 Atlas Block, Salt Lake City, Utah,

ALIAS SUMMONS.

In the District Court of the Third

Judicial District of the State of Utah, in and for the County of Salt Lake.

West Toledo Mines Company, a corporation, plaintiff, vs. Christopher J.

Johnston, the heirs and next of kin of Christopher J.

Johnston, Jecessed Christopher J. Johnston, deceased, the names of whom are unknown; Charles M. Brough, the heirs and next of kin of Charles M. Brough, deceased, the names of whom are unknown, and Sait Lake County, a municipal corpor-ation, defendants.—Alias Summons. The State of Utah to said Defendants:

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court. The action is brought to quiet the title of plaintiff to the Manitoba

Lode Mining claim, U. S. Lot No. 153, Lode Mining claim, U. S. Lot No. 153, described in the complaint herein, situate in Little Cottonwood Mining District, Salt Lake County, Utah, against any and all claims and demands of the defendants herein. The persons unknown, described as the heirs and next of kin of Christopher Lichten M. heirs and next of kin of Christopher J. Johnston, deceased, and Charles M. Brough, deceased, are interested in the subject matter of the action because the said Christopher J. Johnston and the said Charles M. Brough were the patentees of the said Manitoba Lode Mining Claim and the record owners thereof until issuance of tax deed thereto by the Auditor of Sait Lake County, and if the said Johnston and Brough are now deceased their heirs and next of kin have succeeded to whatever interest they or either of them had in and to the said Manitoba Lode Mining Claim described in the Lode Mining Claim described in the complaint herein.
PIERCE, CRITCHLOW &

BARRETTE,
Attorneys for Plaintiff.
P. O. Address, 307 McCornick Building, Salt Lake City, Utah. 5-6-6-3

NOTICE.

In the District Court, Probate Divi-sion, in and for Salt Lake County, State of Utah.

In the matter of the estate of Eddie

Mayer, deceased.—Notice.

The petition of Eher W. Hall, praying for the issuance to John S. Dixon of Letters of Administration in the Estate of Eddie Mayer, deceased, has been set for hearing on Friday, the 26th day of May, A. D. 1916, at two o'clock P. M., at the County Court House, in the Court Room of said Court in Salt Lake City, Salt Lake

County, Utah.
Witness the Clerk of said Court,

with the seal thereof, affixed, this 29th day of April, A. D. 1916.
(Seal) THOMAS, HOMER, Clerk.
By J. E. CLARK, Deputy Clerk.
E. O. LEATHERWOOD, Attorney. day of A

NOTICE OF ASSESSMENT.

Assessment No. 8.

Uvada Mining company, corporation of the state of Utah. Location of principal place of business, Salt Lake City, Utah.

To the stockholders:
Notice is hereby given that at a meeting of the board of directors held on the 1st day of May, 1916, an assessment of 2 cents per share was levied on the capital stock of the corporation, payable on the 24th day of poration, payable on the 24th day of June. 1916, to the secretary, J. H. Barnhart, P. O. Box 828, Salt Lake Barnhart, P. O. Box \$28, Salt Lake City, Utah, and unless paid will be declared delinquent and advertised for sale at public auction. And unless payment is made before will be zold on the 27th day of July, 1916, to pay the delinquent assessment together with the cost of advertising and expense of sale.

J. H. BARNHART,

Secretary.

Secretary. 1459 Gilmer Ave., Salt Lake City, tah. 5-6-6-3

SUMMONS.

In the District Court of the Third Judicial District, in and for Salt Lake County, State of Utah.

La Rue Heaston, plaintiff, vs. Clyde Heaston, defendant.-Summons.

The State of Utah to the said defend-

You are hereby summoned to appear You are hereby summoned to appear within twenty days after service of this summons upon you if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demands of the complaint, which has been filed with the clerk of said

court. This action is brought to dis-solve the marriage contract heretofore existing between you and the plaintiff, EVANS, EVANS & FOLLAND, Attorneys for Plaintiff. P. O. Address; 1022 Boston Bidg., Salt Lake City, Utah. 5-6-6-3. court. This action is brought to dis-

SUMMONS.

the District Court of the Third Judicial District of the State of Utah, County of Salt Lake.

Mary Irene Johnston, plaintiff. Benjamin Harrison Johnston, defendant.—Summons.
The State of Utah, to the said defend-

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service and defend the above entitled action; and in case of your failure so to do, judgment will be rendered to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court. This action is brought to recover a judgment dissolving the bonds of matrimony e-isting between you and the plaintiff.

J. E. DARMER, Plaintiff's Attorney P. O. Address: Continental Bank Bldg., 27 East nd South St., Salt Lake City, Utah. 5-6-6-3.

NOTICE OF SALE.

PIOCHE COALITION MINES CO. Principal place of business, Salt

Lake City, Utah.

Notice—There are delinquent upon the following described stock on account of assessment levied on the 6th day of March, A. D. 1916, the several amounts set opposite the names of the respective shareholders as

Cert. No. Shrs. Amt.
H. P. Clark. 5 20,767 \$51.92
H. P. Clark. . . . 48 7,000 17.50
H. P. Clark. . . . 69 6,000 15.00
H. P. Clark. . . . 71 16,873 42.18
And in accordance with law and an order of the Board of Directors made on the 6t6h day of March, A. D 1916, so many shares of each parcel of such stock as may be necessary will be

stock as may be necessary, will be sold at the office of the Sacretary, 918 Boston Bldg., Salt Lake City, Utah, on the 15th day of May, A. D. 1916, at the hour of 10 o'clock A. M., to pay de-linquent assessments thereon, together with the cost of the sale.

O. P. SOULE, er with the cost of advertising and

918 Boston Bldg., Salt Lake City, tah. 4-29-5-13

SUMMONS.

In the District Court of the Third Judicial District of Utah, in and for the County of Salt Lake. Delphine Current, Plaintiff, vs. Al-

len Current, Defendant,—Summons. The State of Utah to the said Defend-

ant; You are hereby summoned to ap pear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judg-ment will be rendered against you according to the demand of the com-plaint, which has been filed with the clerk of said court.

Said action is brought to dissolve the bonds of matrimony heretofore and now existing between you and plaintiff, and to award to plaintiff the custody of the minor child, Anna Ma-rie Current, issue of said marriage.

SOULE & SPALDING Attorneys for Plaintiff.

918 Boston Bldg., Salt Lake City, tah.

429-5-27

Attorneys for Plaintiff.

P. O. address: 412 Continental Bank Bldg., Salt Lake City, Utah. 4-15-5-13

DELINQUENT NOTICE.

Dugway Copper Mining and Smelting

Dugway Copper Mining and Smelting Company. Principal place of business, Salt Lake City, Utah. Location of mines, Dugway, Tooele County, Utah. Notice.—There are delinquent upon the following described stock on account of assessment No. 7 of one-third of one cent per share, levied on the 20th day of March, 1916, the several amounts opposite the respective shareholders' names, as follows:

	No.	No.	
	Name. Cert,	Share	s. Amt.
	Kittle, P. C 4	100	\$.33
	Kittle, P. C16	2500	8.36
	Kittle, P. C25		
ı	Kittle, P. C45	2000	6.67
ı	Kittle, P. C51	3900	13.00
ı	Anna S. Windsor91	5100	17.00
1	Sherwood, H. W82	3000	10.00
1	McMillan, D. K87	500	1.68
l	Lundeen, D89		
1	Nadel, M	400	1.34
	Nadel M	300	1,00
	And in nonordance with	Laver	and on

And in accordance with law and or-der of the Board of Directors made on der of the Board of Directors made on the 20th day of March, 1916, so many shares of each parcel of such stock as may be necessary will be sold at pub-lic auction at the office of the treasurer, at 54 East Fourth South street, Salt Lake City, Utah, on the 15th day of May, 1916, at the hour of 2 p. m., to pay the delinquent assessment thereon, together with costs of adver-tising and expenses of sale.

A. V. PETERSON,

Secretary.

Office, 54 East Fourth South street Salt Lake City, Utah. 4-29-5-13

SUMMONS.

In the District Court of the Third Judicial District, in and for Salt Lake County, State of Utah. Florence Weimer, plaintiff vs. S. A. Weimer, defendant.—Summons. The State of Utah to the said De-

fendant:

fendant:
You are hereby summoned to appear within twenty days after service of this summons upon you if served within the county in which this action is brought, otherwise within thirty days after service, and defend the above entitled action; and in case of your failure so to do, judgment will be rendered against you according to the demands of the complaint, which has been filed with the clerk of said court. This action is brought to dissolve the contract of marriage heretofore, and now existing between

you and plaintiff.

WARREN W. PORTER.

Attorney for Plaintiff.

P. O. Address, 1022 Boston Bldg.,
Salt Lake City, Utah.

4-22-5-20

SUMMONS.

In the Third Judicial District Court of Salt Lake County, State of Utah. Annie Simmons, Plaintiff, v Charles L. Simmons, Defendant. VS. Summons.

The State of Utah to the said defendant:

You are hereby summoned to appear within twenty days after the service of this summons upon you, if served within the county in which this action is brought, otherwise within thirty days after service, and de-fend the above entitled action; and in case of your failure so to do, judg-ment will be rendered against you according to the demand of the com-plaint, which has been filed with the clerk of said court.

This action is brought to recover a judgment dissolving the bonds of matrimony heretofore existing between you and the plaintiff.

CECIL & WATTS.